

#### PATENT APPLICATION

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:		)	
		:	Examiner: Julianna Nancy Harvey
EDDII	E F. RAY, III ET AL.	)	
	N. 10/8/2/504	:	Art Unit: 3733
Appln. No.: 10/766,504		)	Confirmation No. 2501
Filad:	January 27, 2004	:	Confirmation No.: 3501
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For:	BONE GRAFTS	) .	December 1, 2008
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The Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

# PETITION, UNDER 37 C.F.R. § 1.103(a), FOR SUSPENSION OF PROCEEDINGS FOR SIX (6) MONTHS

Sir:

Applicants hereby petition, under 37 C.F.R. § 1.103(a), for suspension of proceedings in the above-identified patent application, as follows. The fee of \$200, required under 37 C.F.R. § 1.17(g), may be charged to our Deposit Account No. 06-1205.

I hereby certify that this correspondence is being deposited with the United States Postal Service as first-class mail in an envelope addressed, to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

(Name of Aroney of Applicant)

Signature

December 1, 2008

(Date of December 1, 2008

December 1, 2008

Date of Signature

#### I. STATEMENT OF FACTS

#### A. The Subject Application

The subject application is directed generally to bone grafts, which in preferred embodiments may be used to fuse adjacent vertebrae in the spine to provide stabilization of the spinal column. All claims in the subject application, numbers 1 to 66, were presented for the purpose of provoking an interference with U.S. Patent No. 6,511,509 (Ford, et al.). More particularly, these claims were copied either identically or in modified form from Claims 1 to 10, 13, 16, 17, 20, and 22 to 25 of the Ford Patent.

## B. The Restriction Requirement

A restriction requirement was made in an Official Action dated December 13, 2007; was made final in an Official Action dated May 30, 2008; and further prosecution has now been limited to Claims 1 to 4, 6, 7, 12, 13, 15, 20, 23, 26, 28, 31 to 35, 37, 38, 43, 44, 51, 54, 57, 65 and 66.

In response, Applicants are filing concurrently herewith a Petition, Under 37 C.F.R. § 1.144, for Review of Final Requirement of Restriction.

#### C. The Remainder of the Official Action Dated May 30, 2008

In addition to making final the prior restriction requirement, the Official Action of May 30, 2008, also objects to and rejects various claims of the subject case. A response to the May 30, 2008, Official Action is being filed concurrently herewith. One of these rejections is of all pending claims under 35 U.S.C. § 103 in view of various references.

### II. <u>ARGUMENT</u>

To reiterate, all claims in the subject case were presented for the purpose of provoking an interference with the Ford Patent and were copied either identically or in

modified form from Claims 1 to 10, 13, 16, 17, 20, and 22 to 25 of that patent. The

Official Action recognized at page 2 that Applicants claim an earlier priority date than does
the Ford Patent. Therefore, implicitly the references applied to reject all claims in the

subject case are equally applicable to all issued claims in the Ford Patent.

Accordingly, in further response to the May 30, 2008, Official Action and in order to determine the patentability of the claims to both Applicants and Ford, et al.,

Applicants are filing concurrently herewith a Request for Ex Parte Reexamination of all

Therefore, Applicants respectfully petition to suspend further action on the subject case for six (6) months to permit action by the PTO on Applicants' Request for Reexamination and for the PTO to make a consistent determination of patentability of the same or substantially the same claims to both parties.

Applicants' undersigned attorney may be reached in our New York office by telephone at (212) 218-2100. All correspondence should continue to be directed to our below listed address.

Respectfully submitted,

Ronald A. Clayton
Attorney for Applicants

Registration No. 26,718

FITZPATRICK, CELLA, HARPER & SCINTO 30 Rockefeller Plaza
New York, New York 10112-3801
Facsimile: (212) 218-2200

such claims in the Ford Patent.

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